## UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA

SONY MUSIC ENTERTAINMENT, et al.,	
Plaintiffs,	
v.	Case No. 1:18-cv-00950-LO-JFA
COX COMMUNICATIONS, INC., et al.,	
Defendants.	
	-
[PROPOSED] ORDER	
Having considered Plaintiffs' Motion for Summary Judgment (the "Motion"), it is hereby	
ORDERED that the Motion is GRANTED. Acco	ordingly, it is established as a matter of law that:
• Plaintiffs own, or have an exclusive licens	se to, the rights under the Copyright Act to
reproduce and distribute each of the copyr	righted works identified in the Appendices to
their respective declarations submitted in	support of the Motion ("Plaintiffs' Works");
• Cox users directly infringed Plaintiffs' W	orks;
• Cox is liable for contributory infringement of Plaintiffs' Works; and	
• Cox is liable for vicarious infringement of	f Plaintiffs' Works.
It is so ORDERED this day of	,
	United States District Judge